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4 Attorney for Defendant
EDMUND JEW

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IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

9 UNITED STATES OF AMERICA) No. CR 07-00705 SI
10 Plaintiff,)
11 v.) **STIPULATION AND [PROPOSED]**
12) **ORDER RE EXCLUDING TIME UNDER**
13 EDMUND JEW,) **THE SPEEDY TRIAL ACT**
14 Defendant.)
15)

16 The case is presently set for January 18, 2008 for status.
17 This matter was set prior to my association of counsel in this
18 case. I have a dental surgery appointment which was scheduled
19 sometime last year and is at 8:30 a.m. on that day. It is hereby
20 requested that this matter be continued for one week.

21 **IT IS HEREBY STIPULATED** by the parties that time shall be
22 excluded from January 18, 2008 until January 25, 2008 pursuant to
23 18 U.S.C. Section 3161(h)(8)(B)(iv) for the following reasons:
24 excludeable time is necessary for continuity of counsel.

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28 | Jew: *Stipulation and Order Re: Excluding Time*

1 It is therefore stipulated between the parties that this
2 case be continued until January 25, 2008 for status.

3 s/Stuart Hanlon
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11 s/Michael Li-Ming Wang
12 Assistant U.S. Attorney
13 (Signature approved by telephone)
14 Office of The U.S. Attorney
15 450 Golden Gate Avenue
16 San Francisco, California

17 **IT IS SO ORDERED.**

18 Dated: _____

19 _____
20 Hon. Judge Susan Illston
21 United States District Judge
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